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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/764,628	01/26/2004	Veronique Trochon	1002-04	9953
•••••	7590 05/30/200° DLA PIPER US LLP	7	EXAM	IINER .
ONE LIBERTY PLACE 1650 MARKET ST, SUITE 4900 PHILADELPHIA, PA 19103			MARVICH, MARIA	
			ART UNIT	PAPER NUMBER
	,		1633	
	•		MAIL DATE	DELIVERY MODE
			05/30/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/764,628	TROCHON ET AL.	
Examiner	Art Unit	
Maria B. Marvich, PhD	1633	

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The MAILING DATE of this communication appe	ars on the cover sheet with the c	orrespondence add	ress
THE REPLY FILED 14 May 2007 FAILS TO PLACE THIS APPI	ICATION IN CONDITION FOR AL	LOWANCE.	
1.  The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	the same day as filing a Notice of ving replies: (1) an amendment, aff tice of Appeal (with appeal fee) in c	Appeal. To avoid aba idavit, or other evider compliance with 37 C	ice, which FR 41.31; or (3)
a) $\square$ The period for reply expires $3$ months from the mailing date			
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire is Examiner Note: If box 1 is checked, check either box (a) or (TWO MONTHS OF THE FINAL REJECTION. See MPEP 76	ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE 06.07(f).	g date of the final rejecti E FIRST REPLY WAS F	on. ILED WITHIN
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	ension and the corresponding amount shortened statutory period for reply origing than three months after the mailing da	of the fee. The appropring in ally set in the final Office.	iate extension fee ce action; or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter a Notice of Appeal has been filed, any reply must be filed AMENDMENTS</li> </ol>	nsion thereof (37 CFR 41.37(e)), to within the time period set forth in 3	avoid dismissal of th 37 CFR 41.37(a).	e appeal. Since
3. The proposed amendment(s) filed after a final rejection, to (a) They raise new issues that would require further con(b) They raise the issue of new matter (see NOTE below)	nsideration and/or search (see NO w);	TE below);	
(c) They are not deemed to place the application in bet appeal; and/or			the issues for
(d) They present additional claims without canceling a		ected claims.	
NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.14.  The amendments are not in compliance with 37 CFR 1.12			(DTOL 00.1)
<ol> <li>The amendments are not in compliance with 37 CFR 1.12</li> <li>Applicant's reply has overcome the following rejection(s)</li> </ol>	21. See attached Notice of Non-Co	mpliant Amendment	(PTOL-324).
Newly proposed or amended claim(s) would be al non-allowable claim(s).	owable if submitted in a separate,		
7.  For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provide status of the claim(s) is (or will be) as follows: Claim(s) allowed:	☑ will not be entered, or b) ☐ wil vided below or appended.	ll be entered and an e	explanation of
Claim(s) objected to: Claim(s) rejected: <u>1,2 and 4-12</u> .			•
Claim(s) withdrawn from consideration: <u>3</u> . AFFIDAVIT OR OTHER EVIDENCE			
8.  The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).	d sufficient reasons why the affidav	it or other evidence is	s necessary and
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appear and was not earlier presented. So	al and/or appellant fai ee 37 CFR 41.33(d)(1	ls to provide a l).
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	of the status of the claims after e	ntry is below or attach	ned.
<ol> <li>The request for reconsideration has been considered bu <u>See Continuation Sheet.</u></li> </ol>	t does NOT place the application in	n condition for allowar	nce because:
12.  Note the attached Information Disclosure Statement(s).	PTO/SB/08) Paper No(s).		
13. ☑ Other: <u>See Continuation Sheet</u> .			
	•	•	

Continuation of 3. NOTE: The claims have been amended in the response filed 5/14/07 and these amendments have changed the scope of the claims resulting in new consideration and search. Previously, the claims were drawn to a method of treating angiogenesis, tumor invasion, formation of metastasis, cancer and psoriasis by administration of a nucleic acid encoding all or part of a disintegrin domain from adamalysin or derivatives thereof. SEQ ID NO:1 was a specifically recited embodiment of disintegrin domains. As amended, the claims are limited in the base claims of treatment to SEQ ID NO:1. However, dependent claims 15, 19 and 22 have been added that recite that the nucleic acid expresses all or part of a disintegrin domain. Claims 16, 20 and 23 recite that this disintegrin domain is Met 420-Glu 511. The amendment raises new issues for consideration and search in that for example, it is not clear how SEQ ID NO:1 is administered to a mammal, however, a part of the disintegrin domain is expressed. As well, it is not clear if the recitation that Met420-Glu511 is the disintegrin domain means that this domain alone is contemplated for expression, which requries that a subspecies of SEQ ID NO:1 is administered to the cell and not all of SEQ ID NO:1. These considerations raise questions of 112 second as well as 112 first paragraph. As these embodiments are newly added in the amendment after final, new consideration and search are required to specifically search the art for Met420-Glu 511 in treatment as well as to consider these new issues of 112 2nd and 1st.

Continuation of 11. does NOT place the application in condition for allowance because: applicants arguments are most in view of the non-entry of the amendment.

Continuation of 13. Other: Applicant's reply has overcome the following rejection(s): Had applicants' amendments been entered, the rejection under 35 USC 112, first paragraph for new matter as well as the rejections under 35 USC 102 would have been overcome However, applicants arguments regarding 112 first paragraph are based upon a Declaration that has not been entered. The Declaration has not been entered as applicants have not provided good and sufficient reason why the Declaration could not have been provided earlier.

Notice of N	lon-	Comp	oliant
Amendment	t (37	<b>CFR</b>	1.121)

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	The MAILING DATE of this communication appears on the cover sneet with the correspondence address
requ	amendment document filed on <u>14 May 2007</u> is considered non-compliant because it has failed to meet the rements of 37 CFR 1.121 or 1.4. In order for the amendment document to be compliant, correction of the following s) is required.
THE	FOLLOWING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:  1. Amendments to the specification:  A. Amended paragraph(s) do not include markings.  B. New paragraph(s) should not be underlined.  C. Other
	<ul> <li>2. Abstract:</li> <li>A. Not presented on a separate sheet. 37 CFR 1.72.</li> <li>B. Other</li> </ul>
	<ul> <li>3. Amendments to the drawings:         <ul> <li>A. The drawings are not properly identified in the top margin as "Replacement Sheet," "New Sheet," or "Annotated Sheet" as required by 37 CFR 1.121(d).</li> <li>B. The practice of submitting proposed drawing correction has been eliminated. Replacement drawings showing amended figures, without markings, in compliance with 37 CFR 1.84 are required.</li> <li>C. Other</li> </ul> </li> </ul>
	<ul> <li>✓ A. A complete listing of all of the claims is not present.</li> <li>✓ B. The listing of claims does not include the text of all pending claims (including withdrawn claims)</li> <li>✓ C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following status identifiers: (Original), (Currently amended), (Canceled), (Previously presented), (New), (Not entered), (Withdrawn) and (Withdrawn-currently amended).</li> <li>✓ D. The claims of this amendment paper have not been presented in ascending numerical order.</li> <li>✓ E. Other: See Continuation Sheet.</li> </ul>
	5. Other (e.g., the amendment is unsigned or not signed in accordance with 37 CFR 1.4): ———
For	urther explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714.
	PERIODS FOR FILING A REPLY TO THIS NOTICE:
	pplicant is given <b>no new time period</b> if the non-compliant amendment is an after-final amendment or an amendme led after allowance. If applicant wishes to resubmit the non-compliant after-final amendment with corrections, the <b>ntire corrected amendment</b> must be resubmitted.
	applicant is given <b>one month</b> , or thirty (30) days, whichever is longer, from the mail date of this notice to supply the orrection, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendmen not not not not not not not not not no
	Extensions of time are available under 37 CFR 1.136(a) only if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quayle action.
	Failure to timely respond to this notice will result in:  Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quayle action; or  Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental amendment.
	Lega Instruments Examiner (LIE), if applicable  Telephone No.

Continuation of 4(e) Other: The text to claim 3 is missing, however, text of all pending claims should be present.